No. ID/FD/102-83/43275.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Bhup Singh, and the management of M/s Muni Lal Sharm: & Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad constituted under section 7-A of the said Act, the matter specified below, being either matters in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shri Bhup Singh, was justified and in order ? If not. to what relief is he entitled ?

No. ID/FD/102-83/43282.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Maha Bir and the management of M/s: Muni Lal Sharma & Brothers Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana Faridabad, constituted under section 7-A of the said Act, the matter specified below, being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

"Whether the termination of service of Shri Maha Bir was justified and in order? If not, to what relief is he entitled?

No. ID/FD/102-83/43289.—Whereas the Covernor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Bane Singh and the management of M/s Muni Lal Sharma & Brothers, Allah Pur (Polwal), district Faridabad regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) sub-section (1) of section 10 of the Industrial Disputes Act, 1947, the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matter specified below being either matters in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of services of Shri Bane Singh was justified and in order? If not, to what relief is he entitled?

No. ID/FD/102-83/43296.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Om Parkash and the management of M/s Muni Lal Sharma & Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) sub-section (1) of section 10 of the Industrial Disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matter specified below, being either matter in dispute or matters relevant to or connected with the dispute as between the said management and workman for adjudication:—

Whether the termination of services of Shri Om Parkash was justified and in order? If not, to what relief is he entitled?

No. ID/FD/102-83/43303.—Whereas the Governor of Haryana is of the opinion that an Industrial Dispute exist between the workwoman Shrimati Sundri and the management of M/s Muni Lal Sharma and Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to the -refer dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of of the Industrial Disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana Faridabad constituted under section 7-A of the the said Act the matter specified below being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shrimati Sundri was justified and in order? If not, to relief is she entitled?

No. 1D/FD/102-83/43310.—Whereas the Governor of the opinion that Haryana is of the an Industrial Dispute exist between the workman Shri Jilbu and the management of M/s Muni Lal Sharma and Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now therefore, in exercise of the powers conferred by Clause (d) sub-section (1) of section 10 of the Industrial Disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad constituted under section 7-A of the said Act the matter specified below being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication.—

Whether the termination of service of Shri Jilbu was justified and in order? If not, to what relief is he entitled?

No. ID/FD/102-83/43317.—Whereas the Gevernor of Haryana is of the epinion that an industrial dispute exists between the workman Shri Raju and the Management of M/s Muni Lal Sharma & Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad constituted under section 7-A of the said Act the matter specified below being matter in dispute or matters—relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shri Raju was justified and in order? If not, to what relief is he entitled?

No. 1D/FD/102-83/43324.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workwoman Shrimati Mera and the management of M/s Muni Lal Sharma & Brothers, Allah pur (Palwal), district Faridabad, regarding the matter hereinafte: appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) sub-section (1) of section 10 of the Industrial Disputes Act, 1947, the Governor of Haryana hereby refers to the Industrial Tribunal Haryana, Faridabad constituted under section 7-A of the said Act, the matters specified below eing either matter in dispute or matters relevant to or connected with the dispute as etween the said management and the workman for adjudication:—

Whether the termination of services of Shrimati Meera was justified and in order? If not, to what relief is she entitled?

The 25th August, 1983

No. 1D/FD/102-83/47420.—Whereas the Governor of Harrara is of the opinion that an industrial dispute exists between the workman Shri Karam Singh and the management of M/s Muni Lal Sharma, and Brothers Allah Pur (Palwal) district Faridatad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) sub-section 10 of the Industrial Disputes Act, 1947, the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matters specified below, being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication —

Whether the termination of service of Shri Karam Singh was justified and in order? If not, to what relief is he entitled?

No. ID/FD/102-83/43427.—Whereas the Governor of Haryana is of the opinion that an Industrial disputes exists between the workman Shri Bir Singh and the management of M/s Muni Lal Sharma, and Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) sub-section 10 of the Industrial Disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matter specified below, being either matter to dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shri Bir Singh was justified and in order If not, to what relief is he entitled?

No. ID/FD/102-83/43434.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Khilys and the management of M/s Muni Lal Sharma, and Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

clause (d) sub-section hereby refers to the of the powers Now, therefore, in exercise conferred bv of the Industrial Disputes Act, 1947, the Governor of Haryana Farldabad, Industrial Tribunal, Haryana, constituted under section the 7-A of the matter specified below being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication;—

Whether the termination of service of Shri Khilys was justified and in order? If not, to what relief is he entitled?

No. ID/FD/102-83/43441.—Whereas the Governor of Haryana is of the opinion that an Industrial Dispute exist between the workwoman Shrimati Shanti and the management of M/s Muni Lal Sharma & Brothers, Allah Pur (Palwal), district Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor or Haryana considers it desirable to refer the dispete for adjdudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section 10 of the Industrial Disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal. Haryana Faridabad constituted under section 7-A of the said Act the matter specified below being matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication.:—

Whether the termination of service of Shrimati Shanti was justified and in order? If not, to what relief is she entitled?

No 1D/FD/102-83/43448.—Whereas the Governor of Haryana is the opinion that an industrial dispute exist between the workwoman Smt. Laddo and the management of M/s. Muni Lal Sharma & Brothers, Allah pur (Palwal), district Faridabad, regarding the matter herein after appearing;

And whereas the Governor of Haryana considers it desirable to the refer dispute for adjudication;

Now, therefore, in exercise of the rewers conferred by clause (d) sub-section 10 of the industrial disputes Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad constituted under section 7-A of the said Act—the matter specified—telew being matter in—dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Smt. Laddo was justified and in order? If not, to what relief is she ontitled?